

EXHIBIT N

DECLARATION UNDER PENALTY OF PERJURY

I, Justin Chambers, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 65,000.
4. In total, to date, I have received no more than \$ \$600 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:



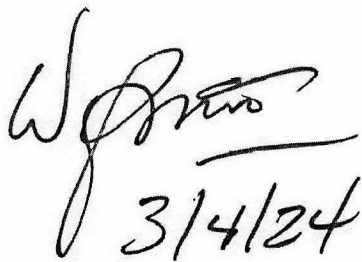
DECLARATION UNDER PENALTY OF PERJURY

I, Walter V Chapman III, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 42,783.
4. In total, to date, I have received no more than \$ 0.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:


3/4/24

DECLARATION UNDER PENALTY OF PERJURY

I, Abram Clark, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2023, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2023, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 67,000.
4. In total, to date, I have received no more than \$ 1,000 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: Abram Clark 03/04/2024

DECLARATION UNDER PENALTY OF PERJURY

I, Craig Cooper, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 37,000.
4. In total, to date, I have received no more than \$ 2,000 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: **Craig Cooper**

Digitally signed by Craig Cooper
DN: cn=Craig Cooper, c=US,
o=AEC Enterprise LLC,
email=ccooper2384@gmail.com
Date: 2024.03.04 11:53:04 -
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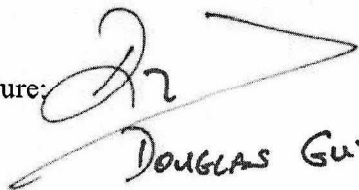
DECLARATION UNDER PENALTY OF PERJURY

I, Douglas Guy, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 60000.
4. In total, to date, I have received no more than \$ 3000 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:


DOUGLAS GUY

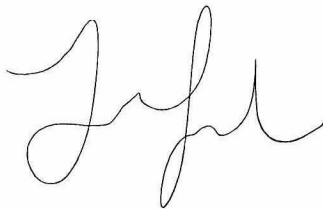
DECLARATION UNDER PENALTY OF PERJURY

I, Tina Luk, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2023, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2023, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 55,000.
4. In total, to date, I have received no more than \$ 0 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:

A handwritten signature in black ink, appearing to read 'Tina Luk', written in a cursive style.

DECLARATION UNDER PENALTY OF PERJURY

I, Jana McCoy, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 125,000.
4. In total, to date, I have received no more than \$ 85.50 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:

Jana McCoy

DECLARATION UNDER PENALTY OF PERJURY

I, Matthew Mcfarlane, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2021, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2021, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 83,000.00.
4. In total, to date, I have received no more than \$ 2,863.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:



Submit Form**DECLARATION UNDER PENALTY OF PERJURY**

I, JOHN R. MOORE, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 60,000.
4. In total, to date, I have received no more than \$ 550.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

JOHN R. MOORE
Signature: John R. Moore

DECLARATION UNDER PENALTY OF PERJURY

I, James J O'Neill Jr, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 40000.00.
4. In total, to date, I have received no more than \$ 3400.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:



DECLARATION UNDER PENALTY OF PERJURY

I, Luke Paetzold, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 60,935.
4. In total, to date, I have received no more than \$ 3100 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: **Luke
Paetzold**

Digitally signed by Luke
Paetzold
Date: 2024.03.04
09:56:55 -06'00'

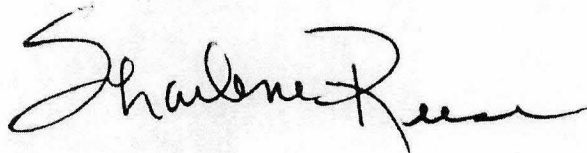
DECLARATION UNDER PENALTY OF PERJURY

I, Sharlene Reese, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 55,000.00.
4. In total, to date, I have received no more than \$ 738.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:



DECLARATION UNDER PENALTY OF PERJURY

I, Jason Sandoval, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 42,000.
4. In total, to date, I have received no more than \$ 2000 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: Jason Sandoval

DECLARATION UNDER PENALTY OF PERJURY

I, Jose A. Solis, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 48,000.
4. In total, to date, I have received no more than \$ 1000.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:

DocuSigned by:
Jose A. Solis
487A0E6458BC46C...

DECLARATION UNDER PENALTY OF PERJURY

I, Nicole Tilot, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2023, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2023, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 55,000.00.
4. In total, to date, I have received no more than \$ 0.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:

Nicole Tilot

DECLARATION UNDER PENALTY OF PERJURY

I, Jeffrey Whitmore, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 85,000.00.
4. In total, to date, I have received no more than \$ 2,000.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:



3/4/23

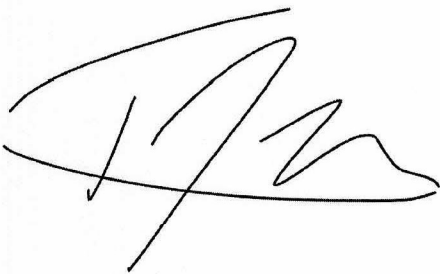
DECLARATION UNDER PENALTY OF PERJURY

I, Trevor Willenberg, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 35,000.
4. In total, to date, I have received no more than \$ 0.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:


A handwritten signature in dark ink, appearing to be 'Trevor Willenberg', written over a horizontal line.

DECLARATION UNDER PENALTY OF PERJURY

I, Kevin Wray, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 77697.00.
4. In total, to date, I have received no more than \$ 3438.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: 

DECLARATION UNDER PENALTY OF PERJURY

I, Timothy Young, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

1. In the year 2021, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2021, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 55,000.00.
4. In total, to date, I have received no more than \$ 3900.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: _____

